



Application for Adjustment of Fee(s)

A Schedule of Fees can be found at www.tetoncountyidaho.gov

TO THE BOARD OF COUNTY COMMISSIONERS of Teton County, Idaho
150 Courthouse Drive – Room 109, Driggs, ID 83422 (Fax 1-208-354-8776)

Application is hereby made for an adjustment of fees due to either miscalculation or other reason.
The following sworn statement is submitted in support thereof.

I, _____, of _____, _____,
PRINT (Full name) (Home address) (City and State)

hereby request an adjustment to my _____ fee in the amount of \$ _____
(Type of Fee)

on the property described below:

LEGAL DESCRIPTION: Tax # _____ Section _____ Township _____ Range _____

PARCEL NUMBER: _____

Describe the circumstances and apply the appropriate criteria (*see reverse side of form*) which best explains the rationale for your request. Attach any and all appropriate documentation concerning your claim.

Signature of Applicant or Representative

Date

BOARD OF COMMISSIONERS ACTION TAKEN: ☐ **APPROVED** ☐ **DENIED**

COMMENTS/REASON:

Chairman of the Board

Date

Teton County Solid Waste Fees Criteria for Appeal:

1. If square footage for property is wrong, an appellant may correct the Assessor's records by providing either documentation or the assessor may measure the building.
 2. If basement square footage is included, appellant may provide this square footage to the Assessor who can then calculate a new fee based upon the revised square footage.
 3. If the property has been charged a commercial rate when in reality it is a residence, the appellant may provide proper documentation (rental agreement, photos) verifying residential use. These criteria will apply to airplane hangers as well as residences or offices.
 4. If a commercial property has several RP numbers, and yet the building is contiguous across lot lines (e.g. one identifiable building) and the property has a single owner and single use, then a single commercial fee will be charged.
 5. Bare Land – No Structures
 6. Other
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TITLE 31 COUNTIES AND COUNTY LAW CHAPTER 8 POWERS AND DUTIES OF BOARD OF COMMISSIONERS

31-870.FEES FOR COUNTY SERVICES. (1) Notwithstanding any other provision of law, a board of county commissioners may impose and collect fees for those services provided by the county which would otherwise be funded by ad valorem tax revenues. The fees collected pursuant to this section shall be reasonably related to, but shall not exceed, the actual cost of the service being rendered. Taxing districts other than counties may impose fees for services as provided in section 63-1311, Idaho Code.

(2) The board of county commissioners may establish and provide for the collection of a solid waste fee in accordance with a request made pursuant to this section, and such fee shall be certified and collected in the same manner provided by law for the collection of real or personal property taxes.

(3) The administrative fee authorized under the provisions of this section and collected for issuance of motor vehicle registrations pursuant to chapter 4, title 49, Idaho Code, shall be the same for any registration issued pursuant to section 49-402B, Idaho Code, and may not be doubled or in any way increased solely because of registration under that section.

The Idaho Code is made available on the Internet by the Idaho Legislature as a public service. This Internet version of the Idaho Code may not be used for commercial purposes, nor may this database be published or repackaged for commercial sale without express written permission.

Complete this form and fax it to 1-208-354-8776 or mail it and all documentation to:

Teton County Board of Commissioners
150 Courthouse Drive, Room 109
Driggs, ID 83422

If you have additional questions please call 1-208-354-8775.